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13
14 **UNITED STATES DISTRICT COURT**
15
16 **DISTRICT OF NEVADA**

17 DRIVETIME AUTOMOTIVE, INC.,

18 CASE NO. 2:14-cv-00782-RFB-VCF

19 Plaintiff,

20 vs.

21 MARLON DEGUZMAN, an individual;
22 SHAKER RADWAN, an individual;
23 K & S AUTO SALES, INC., a California
24 corporation; TEXAS FINE CARS, INC.,
25 a Texas corporation; CAR SHOW MOTORS,
26 a California entity; and DEMETRI JONY
27 (d/b/a Car Show Motors), an individual,

28 **STIPULATION OF DISMISSAL
WITH PREJUDICE**

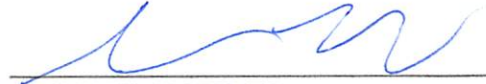
Defendants.

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30 Pursuant to Federal Rule of Civil Procedure 41(a), Plaintiff DriveTime Automotive, Inc.
31 and Defendant Marlon DeGuzman hereby stipulate to the dismissal of all claims between them
32 with prejudice. Each party shall bear its/his own attorney's fees and costs incurred in connection
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1 with the above-referenced matter.

2 DATED this 18th day of June, 2019.

3 DICKINSON WRIGHT PLLC

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10 *Attorneys for Drive Time Automotive, Inc.*

2 DATED this 18th day of June, 2019.

3 CANON LAW SERVICES, LLC

4 
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8 *Attorneys for Defendant Marlon DeGuzman*

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12 **ORDER**
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14 Based upon the Stipulation of the Parties, and good cause appearing therefore, IT IS
15 HEREBY ORDERED that all claims between DriveTime Automotive, Inc. and Defendant
16 Marlon DeGuzman shall be dismissed with prejudice. Each party shall bear its/his own
17 attorney's fees and costs incurred in connection with the above-referenced matter.

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19 RICHARD F. BOULWARE, II
20 UNITED STATES DISTRICT JUDGE

21 DATED this 19th day of June, 2019.

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